Thomas P. Riley, SBN 194706 LAW OFFICES OF THOMAS P. RILEY, P.C. First Library Square 1114 Fremont Avenue South Pasadena, CA 91030-3227 3 Tel: 626-799-9797 Fax: 626-799-9795 5 TPRLAW@att.net Attorneys for Plaintiff J & J Sports Productions, Inc. 7 8 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 9 OAKLAND DIVISION 10 J & J SPORTS PRODUCTIONS, INC., Case No. 4:11-cv-02095-SBA 11 PLAINTIFF J & J SPORTS Plaintiff, 12 PRODUCTIONS, INC. AND DEFENDANT DOROTHY KING 13 V. JERNEGAN, JOHN BROWN JERNEGAN AND EVERETT & JONES 14 DOROTHY KING JERNEGAN, et al., BARBEQUE JACK LONDON, LLC'S STIPULATION TO CONTINUE THE 15 SETTLEMENT CONFERENCE Defendants. 16 DATE: Tuesday, April 9, 2013 17 TIME: 11:00 A.M. 18 TO THE HONORABLE DONNA M. RYU, THE PARTIES, AND THEIR 19 ATTORNEY/S OF RECORD: 20 By and through their counsel, Plaintiff J & J Sports Productions, Inc. and Defendants 1. 21 Dorothy King Jernegan, John Brown Jernegan, and Everett & Jones Barbeque Jack London, LLC, 22 hereby agree, stipulate, and respectfully request that this Honorable Court continue the Settlement 23 Conference in this action, presently set for Tuesday, April 9, 2013 to a new date of the Court's 24 convenience 25 26 /// 27 28

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1	2. This request is necessitated by the fact that Mr. Joseph M. Gagliardi, President and	l
2	Authorized Representative of J & J Sports Productions, Inc. is unavailable on Tuesday, April 9, 20	
3	As referenced within the enclosed letter, Mr. Gagliardi will be at a doctor's appointment which is	
4	imperative he attend (Please See Exhibit 1).	
5	3. In addition to Mr. Gagliardi's conflict, Mr. Art Gallegos, National Sales Manager of	of J
6	J Sports Productions, Inc, is also unavailable on that very same day. As referenced within the enclosed	
7	letter, it will be the first major event of the year and as sales manager, Mr. Gallegos will be unable	
8	participate in the conference (Please See Exhibit 2).	
9	4. Moreover, defense counsel Ms. Pamela Price will be unavailable due to	
10	representation in a trial involving the same defendant in this instant action, Everett & Jones Barbe	que
11	Jack London, LLC at the Alameda Superior Court.	_
12		
13	5. WHEREFORE, The Parties respectfully request that this Honorable Co	
14	continue the settlement conference, presently scheduled for Tuesday, April 9, 2013 to a new date	e of
the Court's convenience.	the Court's convenience.	
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17	Respectfully submitted,	
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19	Dated: April 8, 2013  /s/ Thomas P. Riley	
20	LAW OFFICES OF THOMAS P. RILEY By: Thomas P. Riley	
21	Attorneys for Plaintiff	
22 Sports Productions, Inc.	J & J Sports Productions, Inc.	
23		
24		
25	Dated: April 8, 2013  /s/ Pamela Y. Price  PRICE & ASSOCIATES	
	By: Pamela Yvette Price	
Attorneys for Defendants Dorothy King Jernegan, John Brown Jer	Dorothy King Jernegan, John Brown Jernegan, and	
27	Everett & Jones Barbeque Jack London, LLC	i
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1	ORDER ( <del>Proposed)</del>
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3	IT IS HEREBY ORDERED that the settlement conference in civil action 4:11-cv-02095.
4	SBA styled J & J Sports Productions, Inc. v. Jernegan, et al., is hereby continued from Tuesday
5	April 9, 2013 to <u>April 23, 2013 at 11:30 a.m.</u>
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8	IT IC CO ODDEDDD
9	IT IS SO ORDERED:
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11	D-4-1 4/8/2013
12	THE HONORABLE DONNA M. RYU  Dated: 4/8/2013
13	United States District Court Magistrate Judge Northern District of California
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## EXHIBIT 1

April 4, 2013

Mr. Thomas P. Riley, Esquire LAW OFFICES OF THOMAS P. RILEY, P.C. First Library Square 1114 Fremont Avenue South Pasadena, CA 91030-3227

RE: J& J Sports Productions, Inc. v. Jernegan, et al.; U.S.D.C. N.D.C.A. Case No. 4:11-cv-02095-SBA Re: Q Lounge 5/1/10

Dear Tom:

I am writing regarding the above-referenced Settlement Conference set for Tuesday, April 9, 2013 at 11:00 A.M. (PST). Unfortunately, I have an important doctor's appointment at 11:30 and will be unable to attend.

May I ask that you please request that the Court permit my telephonic participation in the Settlement Conference, or seek to have the Settlement Conference rescheduled.

Thank you very much.

Sincerely,

Joseph M. Magliardi / sr

President

/sc

# EXHIBIT 2

# J&J \

### SPORTS PRODUCTIONS INC.

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April 4, 2013

Mr. Thomas P. Riley, Esquire
LAW OFFICES OF THOMAS P. RILEY, P.C.
First Library Square
1114 Fremont Avenue
South Pasadena, CA 91030-3227

RE: J & J Sports Productions, Inc. v. Jernegan, et al.; U.S.D.C. N.D.C.A. Case No. 4:11-cv-02095-SBA

Re: O Lounge 5/1/10

#### Dear Tom:

I am writing regarding the above-referenced Settlement Conference set for Tuesday, April 9, 2013 at 11:00 A.M. (PST). Unfortunately, \_we have our first major event of the year and , as sales manager, I am not able to leave our office.

May I ask that you please request that the Court permit my telephonic participation in the Settlement Conference, or seek to have the Settlement Conference rescheduled.

Thank you very much.

Sinderely,

National Sales Manager

/sc

1 PROOF OF SERVICE (SERVICE BY MAIL) 2 I declare that: 3 4 I am employed in the County of Los Angeles, California. I am over the age of eighteen 5 years and not a party to the within cause; my business address is First Library Square, 1114 Fremont 6 Avenue, South Pasadena, California 91030. I am readily familiar with this law firm's practice for collection and processing of correspondence/documents for mail in the ordinary course of business. 7 8 On April 8, 2013, I caused to serve the following documents entitled: 9 PLAINTIFF J & J SPORTS PRODUCTIONS, INC. AND DEFENDANT DOROTHY 10 KING JERNEGAN, JOHN BROWN JERNEGAN AND EVERETT & JONES BARBEQUE JACK LONDON, LLC'S STIPULATION TO CONTINUE THE 11 SETTLEMENT CONFERENCE 12 On all parties referenced by enclosing a true copy thereof in a sealed envelope with postage prepaid and following ordinary business practices, said envelope was addressed to: 14 Ms. Pamela Yvette Price, Esq. (Attorneys for Defendants) PRICE & ASSOCIATES Dorothy King Jernegan, John Brown Jernegan, 901 Clay Street Everett & Jones Barbeque Jack London, LLC Oakland, CA 94607 510-452-0292 Email: pamela.price@pypesq.com assistant duly employed by our law firm).

The fully sealed envelope with pre-paid postage was thereafter placed in our law firm's outbound mail receptacle in order that this particular piece of mail could be taken to the United States Post Office in South Pasadena, California later this day by myself (or by another administrative

I declare under the penalty of perjury pursuant to the laws of the United States that the foregoing is true and correct and that this declaration was executed on April 8, 2013, at South Pasadena, California.

Dated: April 8, 2013

<u>/s/ Nade</u>a Khachikvan NADEA KHACHIKYAN

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